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follows (the "Stipulation"):

1	CARLYON CICA CHTD.	DIAMOND MCCARTHY LLP			
2	CANDACE C. CARLYON, ESQ. Nevada Bar No. 2666	Allan B. Diamond, Esq.			
_	DAWN M. CICA, ESQ.	(pro hac vice admitted) Christopher D. Johnson, Esq.			
3	Nevada Bar No. 4565	(pro hac vice admitted)			
	265 E. Warm Springs Road, Suite 107	ж.	Strother, Esq.		
4	Las Vegas, NV 89119		(pro hac vice forthcoming)		
_	Phone: (702) 685-4444	909 Fannin, Suite 3700			
5	Email: ccarlyon@carlyoncica.com	Houston, Texas 77010			
6	dcica@carlyoncica.com Co-Counsel for Chris McAlary	Email: adiamond@diamondmccarthy.com			
	Co Counseljor Chris Meridiny		ohnson@diamondmccarthy.com		
7			strother@diamondmccarthy.com		
0		Co-Co	ounsel for Chris McAlary		
8					
9	UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA				
10					
	In re:		Case No.: Case No. BK-S-23-10423-MKN		
11			Cl		
12	CASH CLOUD, INC.,		Chapter 11		
12	dba COIN CLOUD,				
13	Debtor.		STIPULATION TO EXTEND		
			OPPOSITION DEADLINES TO JOINT		
14			MOTION TO APPROVE SETTLEMENT		
15			AGREEMENT WITH COLE KEPRO		
			INTERNATIONAL, LLC PURSUANT		
16			TO FEDERAL RULE OF		
			BANKRUPTCY PROCEDURE 9019 [ECF NO. 1295]		
17			[ECF NO. 1295]		
18			Hearing Date: November 1, 2023		
			Hearing Time: 9:30 a.m.		
19					
20					
_					
21	Chris McAlary ("McAlary"), by and through his counsel, the law firm of Carlyon Cica,				
22	Chtd.; Cash Cloud, Inc. ("Debtor") by and through its counsel Brett Axelrod, Esq. of Fox				
23	Rothschild LLP; and the Official Committee of Unsecured Creditors (the "Committee") by and				
24	through its counsel Ryan J. Works, Esq. o	of McDo	onald Carano LLP hereby stipulate and agree as		

RECITALS				
WHEREAS, on September 22, 2023, Debtor and the Committee filed a Joint Motion to				
Approve Settlement Agreement with Cole Kepro International, LLC Pursuant to Federal Rule of				
Bankruptcy Procedure 9019 (the "9019 Motion") [ECF No. 1295].				
WHEREAS, the hearing on the Joint Motion to Approve Settlement Agreement with				
Cole Kepro International, LLC [ECF No. 1295] is set for November 1, 2023 at 9:30 a.m.				
WHEREAS, the current deadline for McAlary to file his Opposition ("Opposition")				
and collectively with the Response, (the "Responses") to the Joint Motion to Approve				
Settlement Agreement with Cole Kepro International, LLC [ECF No. 1295] is October 19,				
2023.				
WHEREAS, The Parties have conferred and agreed to extend the opposition deadline				
in connection with the 9019 Motion.				
NOW, THEREFORE, the Parties hereby stipulate and agree to the following:				
IT IS HEREBY STIPULATED that the deadline for Mr. McAlary to file his Opposition				
to the 9019 Motion is extended to October 20, 2023.				
IT IS SO STIPULATED AND AC	GREED.			
CARLYON CICA CHTD.	FOX ROTHSCHILD LLP			
By: /s/ Dawn M. Cica				
Nevada Bar No.2666	By: <u>/s/ Brett A. Axelrod</u> BRETT A. AXELROD, ESQ.			
Nevada Bar No. 4565	Nevada Bar No. 5859 DANIEL MANN, ESQ.			
265 E. Warm Springs Road, Suite 107 Las Vegas, NV 89119	Nevada Bar No. 15594 NICHOLAS A. KOFFROTH, ESQ.			
Counsel for Christopher McAlary	Nevada Bar No. 16264 Counsel for Debtor			
SEWARD & KISSEL LLP	, and the second			
By: /s/ Laura E. Miller				
Robert J. Gayda, Esq.				
Catherine V. LoTempio, Esq. Laura E. Miller, Esq.				
Andrew J. Matott, Esq.				
	Approve Settlement Agreement with Cole IB Bankruptcy Procedure 9019 (the "9019 Mc WHEREAS, the hearing on the Jo Cole Kepro International, LLC [ECF No. 1 WHEREAS, the current deadline for and collectively with the Response, (the Settlement Agreement with Cole Kepro In 2023. WHEREAS, The Parties have confinited in connection with the 9019 Motion. NOW, THEREFORE, the Parties have to the 9019 Motion is extended to October IT IS HEREBY STIPULATED that to the 9019 Motion is extended to October IT IS SO STIPULATED AND ACCARLYON CICA CHTD. By: /s/ Dawn M. Cica CANDACE C. CARLYON, ESQ. Nevada Bar No. 2666 DAWN M. CICA, ESQ. Nevada Bar No. 4565 265 E. Warm Springs Road, Suite 107 Las Vegas, NV 89119 Counsel for Christopher McAlary SEWARD & KISSEL LLP By: /s/ Laura E. Miller John R. Ashmead, Esq. Robert J. Gayda, Esq. Catherine V. LoTempio, Esq. Laura E. Miller, Esq.			

CARLION CICA CHID.	265 E. Warm Springs Road, Suite 107	Las Vegas, NV 89119	

-and-

MCDONALD CARANO LLP

Ryan J. Works, Esq. (NSBN 9224)
Amanda M. Perach, Esq. (NSBN 12399)
2300 West Sahara Avenue, Suite 1200
Las Vegas, NV 89102
Counsel for Official Committee of
Unsecured Creditors

I am an employee of Carlyon Cica Chtd. On the date of filing of the foregoing papers with					
the Clerk of Court I caused a true and correct copy to be served in the following manner:					
☑ ELECTRONIC SERVICE: Pursuant to LR 2002 of the United States Bankruptcy Court					
for the District of Nevada, the above-referenced document was electronically filed and					
served on all parties and attorneys who are filing users through the Notice of Electronic					
Filing automatically generated by the Court.					
☐ UNITED STATES MAIL: By depositing a true and correct copy of the above-					
referenced document into the United States Mail with prepaid first-class postage, addressed					
to the parties at their last-known mailing address(es):					
□ OVERNIGHT COURIER: By depositing a true and correct copy of the above-					
referenced document for overnight delivery via a nationally recognized courier, addressed					
to the parties listed below which was incorporated by reference and made final in the w at					
their last-known mailing address.					
☐ FACSIMILE: By sending the above-referenced document via facsimile to those					
persons listed on the attached service list at the facsimile numbers set forth thereon.					
I declare under penalty of perjury that the foregoing is true and correct.					
/s Cristina Robertson					
An employee of Carlyon Cica Chtd.					